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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/830,763	07/25/2001	Mohamed Bakri Assoumani	U0134207	2199
140	7590 01/02/2004		EXAMINER	
LADAS & PARRY 26 WEST 61ST STREET			PRATT, HELEN F	
	NEW YORK, NY 10023			PAPER NUMBER
	,		1761 DATE MAIL ED: 01/02/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Auglication No	Applicant(s)	
	Application No.	1	MED DAIKD!
Advisory Action	09/830,763	ASSOUMANI, MOHAN	AED BAKKI
	Examiner	Art Unit	
	Helen F. Pratt	1761	
The MAILING DATE of this communication app			
THE REPLY FILED 05 November 2003 FAILS TO PLA Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appe Examination (RCE) in compliance with 37 CFR 1.114.	avoid abandonment of this application and applications are supplicated an application application and applications are supplicated as a supplication and a supplication are supplicated as a supplication are supplicated as a supplication and a supplication are supplicated as a supplication are supplicated as a supplication and a supplication are supplicated as a supplication are supplicated as a supplication are supplicated as a supplication and supplication are supplicated as a supplication and supplication are supplicated as a supplication are supplicated as a supplication and supplicated as a supplication are supplicated as a supplication and supplication are supplicated as a supplication and supplication are supplicated as a supplication and supplication are supplicated as a supplication are supplicated as a supplication and supplication are supplicated as a supplication and supplication are supplicated as a supplication are supplicated as a supplication and supplication are supplicated as a	ation. A proper reply to h places the application	o a on in
PERIOD FOR F	REPLY [check either a) or b)]		
 a) The period for reply expires 3 months from the mailing day b) The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAY 706.07(f). 	s Advisory Action, or (2) the date set forth e later than SIX MONTHS from the mailin AS FILED WITHIN TWO MONTHS OF TI	ig date of the final rejection. HE FINAL REJECTION. So	ee MPEP
Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date (2) as set forth in (b) above, if checked. Any reply received by the Ottimely filed, may reduce any earned patent term adjustment. See 37	d of extension and the corresponding amoust the shortened statutory period for reply ffice later than three months after the ma	ount of the fee. The approp originally set in the final Of	riate extension fice action; or
1. A Notice of Appeal was filed on Appelland 37 CFR 1.192(a), or any extension thereof (37 C	t's Brief must be filed within the p FR 1.191(d)), to avoid dismissal o	eriod set forth in of the appeal.	
2. \square The proposed amendment(s) will not be entered	because:		
(a) they raise new issues that would require furt	her consideration and/or search ((see NOTE below);	
(b) they raise the issue of new matter (see Note			
(c) they are not deemed to place the application issues for appeal; and/or	n in better form for appeal by mate	erially reducing or simp	olifying the
(d) they present additional claims without canceNOTE:	eling a corresponding number of	finally rejected claims.	
3. Applicant's reply has overcome the following rejection	ection(s):		
4. Newly proposed or amended claim(s) wou canceling the non-allowable claim(s).	ld be allowable if submitted in a s	eparate, timely filed a	mendment
5. ☑ The a) ☐ affidavit, b) ☐ exhibit, or c) ☑ request f application in condition for allowance because:	or reconsideration has been cons See Continuation Sheet.	sidered but does NOT	place the
6. The affidavit or exhibit will NOT be considered by raised by the Examiner in the final rejection.	ecause it is not directed SOLELY	to issues which were	newly
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims			nd an
The status of the claim(s) is (or will be) as follow	s:		
Claim(s) allowed:			
Claim(s) objected to: 23.			
Claim(s) rejected: 21, 22, 24, 25-31, 34.			
Claim(s) withdrawn from consideration:			
8. The drawing correction filed on is a) a	oproved or b) disapproved by	the Examiner.	
9. Note the attached Information Disclosure Statem	nent(s)(PTO-1449) Paper No(s).		
10. Other:		HIT OF HELEN PRATT FRIMARY EXAMINER	-

Continuation Sheet (PTOL-303)

Continuation of 5. does NOT place the application in condition for allowance because: of the state of the prior art. This is a supplemental advisory action of 12-23-03 to clarify that the last amendment of 11-5-03 will not be entered. This supplemental amendment was made neessary due to a call from the attorney of record, Mr. Clifford Moss, asking for clarification as to the status of the amenment.